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17 UNITED STATES DISTRICT COURT
18 NORTHERN DISTRICT OF CALIFORNIA

19
20 HENRY M. BURGOYNE, III

21 Plaintiff,

22 v.

23 KARL S. KRONENBERGER, an individual;
KRONENBERGER ROSENFELD LLP, a
24 California limited liability partnership; and
DOES 1 through 10, inclusive,

25 Defendants.
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Case No. 3:11-cv-06376-EDL

CASE NO. 3:11-cv-06376 EDL

STIPULATION TO EXTEND DEADLINES
AND **AMENDED** ORDER FOR: AMENDED
PLEADINGS, JOINDER OF PARTIES,
DISCOVERY CUT-OFF, EXPERT
DISCLOSURES, EXPERT DISCOVERY,
DISPOSITIVE MOTIONS, PRE-TRIAL
CONFERENCE, AND TRIAL DATE

Pursuant to an agreement set forth at the June 19, 2012 mediation, and in an effort to
 continue good faith efforts toward informal resolution, the parties hereby agree to further
 continue the deadlines set forth for Amended Pleadings, Joinder of Parties, Discovery, Motions,
 and Trial as follows: (1) Amended Pleadings Deadline, currently set for July 15, 2012, will be
 extended to October 15, 2012; (2) Joinder of Parties Deadline, currently set for July 15, 2012,
 will be extended to October 15, 2012; (3) the Discovery Deadline, currently set for October 26,
 2012, will be extended to February 11, 2013; (4) Initial Expert Disclosures, currently set for
 November 9, 2012, will be extended to February 8, 2013; (5) Rebuttal Expert Disclosures,
 currently set for November 30, 2012, will be extended to March 2, 2013; (6) the Expert
 Discovery Deadline, currently set for December 21, 2012, will be extended to March 21, 2013;
 (7) Dispositive Motions filing Deadline, currently set for January 22, 2013, will be extended to
 April 18, 2013; (8) the Pre-Trial Conference, currently set for May 7, 2013 at 2:00 p.m., will be
 extended to July 22, 2013, at a time to be set by the Court; and (9) the Jury Trial, currently set for
 May 28, 2013, will be extended to August 12, 2013.

The parties respectfully request the Court enter an order that current deadlines listed
 above be extended as agreed to by the parties.

WHEREAS, Plaintiff and Defendants agreed to the above scheduling changes during
 mediation on June 19, 2012;

THEREFORE, IT IS HEREBY STIPULATED by and between Plaintiff and Defendants
 through their designated counsel that the above scheduling changes be granted and entered by the
 Court.

IT IS SO STIPULATED.

Dated: July 30, 2012

THE LAW OFFICES OF RORY C. QUINTANA

By: s/Rory C. Quintana
 Rory C. Quintana
 Attorney for Plaintiff Henry M. Burgoyne, III

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3 Dated: July 30, 2012

ANDERIES & GOMES LLP

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5 By: _____
Shane K. Anderies
6 Attorney for Defendants Karl M. Kronenberger
and Kronenberger Rosenfeld LLP

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8 **Filer's Attestation:** Pursuant to General Order No. 45 §X(B), I attest under penalty of
perjury that concurrence in the filing of the document has been obtained from its signatory.

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10 Dated: July 30, 2012

Respectfully submitted,

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13 By: s/Rory C. Quintana
Rory C. Quintana
14 Attorney for Plaintiff Henry M. Burgoyne, III

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1 The Court having considered the stipulation of the parties, and good cause appearing
2 therefore, orders as follows:

- 3 1. The proposed deadlines as described above shall be granted. The Pretrial
4 Conference is set for Tuesday, July 23, 2013, at 2:00 p.m.

5 IT IS SO ORDERED.

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7 Dated: August 1, 2012



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CERTIFICATE OF SERVICE

I, Rory C. Quintana, hereby certify that on July 30, 2012, I authorized and served by electronic means on the parties listed below, as follows:

ANDERIES & GOMES LLP
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Allan J. Gomes (SBN 225810)
S. Christine Young (SBN 253964)
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Telephone: (415) 217-8802
Facsimile: (415) 217-8803

I certify under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed on July 30, 2012.

By: s/Rory C. Quintana
Rory C. Quintana
Attorney for Plaintiff Henry M. Burgoyne, III